

United States Department of the Interior

BUREAU OF LAND MANAGEMENT HOUSE RANGE RESOURCE AREA

15 East 500 North P.O. Box 778 Fillmore, Utah 84631



UT054

January 25, 1990

Mike and Sandra Sprunger P.O. Box 38054 Leamington, Utah 84638

Dear Mr. and Mrs. Sprunger:

Your notices to conduct mining related operations on your claims have been received and accepted by this office. Your notices have been assigned the following case file numbers:

Serendipity 1 through 8; UMC 268738 through UMC 268743 and UMC 291198 through UMC 291199; T. 11 S., R. 11 W., Section 33 and T. 12 S., R. 11 W., Section 4; UT-054-90-02N

Fagles Roost; UMC 28918; T. 12 S., R. 12 W., Section 3; UT-054-90-03N

Cactus 1 and 2; UMC 279234 and UMC 279235; T. 12 S., R. 11 W., Section 28; /UT-054-90-04N

Beryl 1 and 2; UMC 329597 and UMC 329598; T. 12 S., R. 12 W.; Sections 10 and 11: UT-054-90-05N

Cubical 1 through Cubical 8; UMC 329589 through UMC 329596; T. 11 S., R. 11 W. Section 30: UT-054-90-06N

Please use these numbers, or your claim names, in any future correspondence concerning these notices.

If you change your operations from what is described in your notices, please contact this office prior to the change. If your operations extend for more than one year, please advise this office of the status of your mining related activity on the anniversary date of your notices.

Copies of your notices have been sent to the Utah Division of Oil, Gas and Mining (DGOM); therefore, you will not have to file these notices with DOGM. However, reclamation under this notice is required to conform to the standards of the Utah Mined Land Reclamation Act. Also, all mining claimants and operators that plan to use, store, or divert water are required by Utah statute to notify the Utah Department of Water Resources at:

> 1636 West North Temple Salt Lake City, Utan 84180-1203

As required by 43 CFR 3809, Surface Management Regulations, reasonable measures must be taken to prevent unnecessary or undue degradation of public lands during your operations. Please notify this office upon completion of operations and reclamation, so an inspection may be conducted on the site.

An on-site investigation of the Beryl 1 and 2 claims was conducted on January 23, 1990. We agree that, in the area adjacent to the pit, there is no topsoil suitable for salvage. However, please avoid placing any waste rock in the drainages adjacent to the pit. Section 10 is a Public Water Reserve. This land is open to mining location only for metalliferous minerals. The lands in Section 10 are not open to location for non-metalliferous minerals (for example, gemstones).

An on-site investigation of the Cubical claim group was conducted on January 18, 1990. During this investigation it was determined that topsoil is available for salvage in areas adjacent to the existing pit. Therefore, we will require that topsoil be salvaged and stockpiled for use in reclamation should you choose to enlarge the pit. Also, please be sure to keep the drainage near the pit free from any obstruction.

If you change your operation from what is described in your notice, please contact this office prior to the change. If your operations extend for more than one year, please advise this office of the status of your mining related activity on the anniversary date of your notice.

Acceptance of your notice will not now, nor in the future, serve as a determination of the validity, or lack thereof, of any mining claim included under your notices.

Thank you for submitting your notices. If you have any questions regarding this letter, please contact Phil Allard at (801) 743-6811.

Rex Rowley

Area Manager

cc: DGOM